UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

RICHARD HUBBARD, III, et al.,					CASE NO.: 1:18-CV-02252			
***	Plaiı	ntiffs,)	JUI	DGE DA	AN AARON POLSTER	
vs.		UCLID, et al., endants.)))))	MI	EETING	OF PARTIES PLANNING UNDER FED. R. CIV. P. 26(f) AL RULE 16.3(b)	
1.	Pursu	ant to Fed. R. Civ. P	. 26(f) a	and Local Ru	ıle 16	5.3(b), co	onference was held on December	
17, 20	18, and	d was attended by:						
Christopher McNeal			Counsel for Plaintiff(s):				Richard Hubbard and Yolimar Tirado	
James Climer			Counsel for Defendant(s):				Officer Michael Amiott, Officer Matt Gilmer, Officer Kirk Pavkov	
Kelley Sweeney			Counsel for Defendant(s):				City of Euclid	
2.	Defendants have exchanged initial disclosures as required by Fed.R.Civ.P. 26(a)(1) and the							
Court's	s prior	order.						
3.	The parties recommend the following track:							
		Expedited		Standard			Complex	
		Administrative		Mass Tort				
4.	This	case is suitable for	one or	more of the	ie fo	llowing	Alternative Dispute Resolution	
("ADF	R") me	chanisms:						
		Early Neutral Eva Mediation Arbitration	luation					

		Summary Jury Trial Summary Bench Case not suitable for ADR at this time.					
5.	The pa	arties □ do/ ☑ do not consent to the jurisdiction of a United States Magistrate Judge					
pursua	nt to 28	U.S.C. § 636(c).					
6.	Recom	ecommended Discovery Plan:					
	(a)	Describe the subjects on which discovery is to be sought and the nature and ext of discovery.					
		Depositions of parties and pertinent witnesses					
		Interrogatories					
		Requests for Admissions					
		Requests for Production					
		The foregoing will seek information concerning Plaintiffs' claims and Defendants' defenses.					
	(b)	The parties (indicate one):					
		$\hfill\Box$ agree that there will be no discovery of electronically-stored information; or					
	☐ have agreed to a method for conducting discovery of electronically-information; or						
		$\ oxdot$ have agreed to follow the default standard for discovery of electronically-stored					
		information (Appendix K to Northern District Ohio Local Rules).					
	(c)	Discovery cut-off date: June 27, 2019 for liability and damages					
	(d)	Handling of expert discovery: July 27, 2019 for Plaintiffs and August 27, 2019 for Defendants					
7.	Recommended dispositive motion date: August 27, 2019						
8.	Recommended cut-off for amending the pleadings and/or adding additional parties: March						

12, 2019

- 9. Recommended date for a Status Hearing: **July 13, 2019**
- 10. Other matters for the attention of the Court: The preservation of 5th Amendment rights against self-incrimination may become an issue.

/s/Christopher McNeal

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Counsel for Defendants Officer Michael Amiott, Officer Matt Gilmer, and Officer Kirk Pavkov

CERTIFICATE OF SERVICE

I hereby certify that on Monday, December 17, 2018, a copy of the foregoing Report of Parties Planning Meeting Under Fed. R. Civ. P. 26(f) and Local Rule 16.3(b) was filed electronically. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

/s/Christopher McNeal CHRISTOPHER MCNEAL (0096363) MCNEAL LEGAL SERVICES, LLC

Counsel for Plaintiffs Richard Hubbard and Yolimar Tirado